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13	GARY R. DYAL LAURIE A. OBEREMBT United States Department of Justice Civil Division Commercial Litigation Branch Attorneys for the United States of America				
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17	UNITED STATES DISTRICT COURT				
18	NORTHERN DISTRICT OF CALIFORNIA				
19	SAN FRANCISCO DIVISION				
20	UNITED STATES OF AMERICA ex rel. RONDA OSINEK,	) Case No. 3:13-cv-03891-EMC			
21   22	Plaintiff,	<ul> <li>UNITED STATES' NOTICE OF ELECTION TO</li> <li>INTERVENE IN PART AND TO DECLINE TO</li> <li>INTERVENE IN PART; [PROPOSED] ORDER</li> </ul>			
23	v.	) TO UNSEAL )			
24	KAISER PERMANENTE,	) ) <u>FILED UNDER SEAL</u>			
25	Defendant.	) )			
26		,			
27	(captions con	tinued on next page)			
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	NOTICE OF ELECTION TO INTERVENE IN PART AN	ID TO DECLINE IN PART; [PROPOSED] ORDER TO UNSEAL			

No. 3:13-cv-03891-EMC et al.

1	UNITED STATES OF AMERICA ex rel. NASER AREFI, AJITH KUMAR, and PRIME	) Case No. 3:16-cv-01558-EMC
2	HEALTHCARE SERVICES,	UNITED STATES' NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE TO
3	Plaintiffs,	INTERVENE IN PART; [PROPOSED] ORDER TO UNSEAL
4	v.	)
5	KAISER FOUNDATION HEALTH PLAN, INC., et al.,	FILED UNDER SEAL
6	Defendants.	
7		
8	UNITED STATES OF AMERICA ex rel.	) Case No. 3:16-cy-05337-EMC
9	MARCIA STEIN AND RODOLFO BONE,	
10	Plaintiffs,	OUNITED STATES' NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE TO INTERVENE IN PART; [PROPOSED] ORDER
11	v.	TO UNSEAL
12	KAISER FOUNDATION HEALTH PLAN, INC., et al.,	FILED UNDER SEAL
13	Defendants.	) )
14		
15 16	UNITED STATES OF AMERICA and STATE	Case No. 3:18-cv-01347-EMC
	OF CALIFORNIA ex rel. GLORYANNE BRYANT and VICTORIA M. HERNANDEZ,	UNITED STATES' NOTICE OF ELECTION TO
17	Plaintiffs,	) INTERVENE IN PART AND TO DECLINE TO ) INTERVENE IN PART; [PROPOSED] ORDER
18	V.	) TO UNSEAL
19	KAISER PERMANENTE, INC., et al.,	) ) FILED UNDER SEAL
20	Defendants.	)
21	Defendants.	
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23	(captions con	tinued on next page)
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1	UNITED STATES OF AMERICA and STATE ) OF CALIFORNIA ex rel. MICHAEL )	Case No. 3:21-cv-03124-EMC
2	BICOCCA,	UNITED STATES' NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE TO
3	Plaintiff,	INTERVENE IN PART AND TO DECLINE TO INTERVENE IN PART; [PROPOSED] ORDER TO UNSEAL
4	v. )	ONSEAL
5	PERMANENTE MEDICAL GROUP, INC., et ) al.,	FILED UNDER SEAL
6	Defendants.	
7	<u> </u>	
8	UNITED STATES OF AMERICA ex rel. )	Case No. 3:21-cv-03894-EMC
9	JAMES M. TAYLOR,	UNITED STATES' NOTICE OF ELECTION TO
10	Plaintiff,	INTERVENE IN PART AND TO DECLINE TO INTERVENE IN PART; [PROPOSED] ORDER
11	v. )	TO UNSEAL
12	KAISER PERMANENTE, INC., et al.,	FILED UNDER SEAL
13	Defendants.	TILLED GIVER SEIVE
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NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE IN PART; [PROPOSED] ORDER TO UNSEAL

No. 3:13-cv-03891-EMC et al.

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- 1. Pursuant to the False Claims Act, 31 U.S.C. § 3730(b)(2) and (4), the United States notifies the Court that it hereby intervenes in part and declines to intervene in part in the above-captioned consolidated *qui tam* actions. Specifically, the United States intervenes on the allegations that defendants Kaiser Permanente; Kaiser Foundation Health Plan, Inc.; Kaiser Foundation Health Plan of Colorado; The Permanente Medical Group, Inc.; Southern California Permanente Medical Group, Inc.; and Colorado Permanente Medical Group, P.C.; submitted, or caused to be submitted, false claims for risk-adjustment payments based on diagnoses improperly added via addenda under Medicare Part C from the years 2009 until present. The United States declines to intervene on all other allegations. The United States will file and serve its consolidated complaint within 90 days (i.e., by October 25, 2021), as provided for in Federal Rule of Civil Procedure 4(m).
  - 2. The United States requests that the following be unsealed:
    - a. the Complaint filed on August 22, 2013, by the relator in *United States ex rel*.

      Osinek v. Kaiser Permanente, No. 3:13-cv-03891-EMC (N.D. Cal.);
    - b. the Complaint filed on September 4, 2015, by the relators in *United States ex rel.*Arefi v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-01558-EMC (N.D. Cal.);
    - c. the Complaint filed on May 16, 2016, by the relators in *United States ex rel. Stein* v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-05337-EMC (N.D. Cal.);
    - d. the First Amended Complaint filed on November 3, 2016, by the relators in United States ex rel. Stein v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-05337-EMC (N.D. Cal.);
    - e. the Complaint filed on March 1, 2018, by the relators in *United States ex rel.*Bryant v. Kaiser Permanente, No. 3:18-cv-01347-EMC (N.D. Cal.);
    - f. the Complaint filed on February 10, 2020, by the relator in *United States ex rel.*Bicocca v. Permanente Medical Group, Inc., No. 3:21-cv-03124-EMC (N.D. Cal.);
    - g. the First Amended Complaint filed on October 9, 2020, by the relator in *United States ex rel. Bicocca v. Permanente Medical Group, Inc.*, No. 3:21-cv-03124-

EMC (N.D. Cal.);

- h. the Complaint filed on October 22, 2014, by the relator in *United States ex rel.*Taylor v. Kaiser Permanente, No. 3:21-cv-03894-EMC (N.D. Cal.);
- i. the First Amended Complaint filed on November 3, 2014, by the relator in *United States ex rel. Taylor v. Kaiser Permanente*, No. 3:21-cv-03894-EMC (N.D. Cal.);
- i. the United States' Motion to Consolidate Cases filed on June 11, 2021;
- k. the Order Granting the United States' Motion to Consolidate Cases filed on June 25, 2021;
- this Notice of Election to Intervene in Part and to Decline to Intervene in Part, and accompanying order; and
- m. all future filings in this action.

All other contents of the Court's files in these matters (including, but not limited to, any applications filed by the United States for an extension of the investigative period under 31 U.S.C. § 3130(b)(3) or for any other reason) should remain under seal (and not placed on the public docket) and not be served upon the defendants.

- 3. Although the United States declines to intervene in a portion of these consolidated actions, we respectfully refer the Court to 31 U.S.C. § 3730(b)(1), which allows a relator to maintain the declined portion of an action in the name of the United States; providing, however, that the "action may be dismissed only if the court and the Attorney General give written consent to the dismissal and their reasons for consenting." The United States Court of Appeals for the Ninth Circuit has held that, notwithstanding this language, the United States only has the right to a hearing when it objects to a settlement or dismissal of the action. *United States ex rel. Green v. Northrop Corp.*, 59 F.3d 953, 959 (9th Cir. 1995); *United States ex rel. Killingsworth v. Northrop Corp.*, 25 F.3d 715, 723–25 (9th Cir. 1994). Therefore, the United States requests that, should either a relator or a defendant propose that the portion of these actions in which the United States has not intervened be dismissed, settled, or otherwise discontinued, this Court provide the United States with notice and an opportunity to be heard before ruling or granting its approval.
- 4. Furthermore, pursuant to 31 U.S.C. § 3730(c)(3), the United States requests that all NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE IN PART; [PROPOSED] ORDER TO UNSEAL No. 3:13-cv-03891-EMC et al.

1	pleadings filed in this action, even as to the non-int	tervened portion of these actions, be served upon the
2	United States. The United States also requests that	all orders issued by the Court be sent to the
3	government's counsel. The United States reserves	its right to order any deposition transcripts and to
4	intervene in the portion of these actions in which it	is declining to intervene today, for good cause, at a
5	later date. The United States reserves the right to s	seek the dismissal of any relator's action or claim on
6	any appropriate grounds, including under 31 U.S.C	C. §§ 3730(b)(5) and (e)(4).
7	5. The United States requests that the i	initial case management conference be set at least one
8	month after October 25, 2021, so that the parties may have adequate time to confer after the United	
9	States' complaint is filed and served, and prior to the conference.	
10		
11	DATED: July 27, 2021	Respectfully submitted,
12		SARAH E. HARRINGTON
13		Deputy Assistant Attorney General
14		STEPHANIE M. HINDS Acting United States Attorney
15		/s/ Benjamin J. Wolinsky BENJAMIN WOLINSKY
16		SHIWON CHOE Assistant United States Attorneys
17		JAMIE ANN YAVELBERG
18		PATRICIA L. HANOWER ARTHUR S. DI DIO
19		GARY R. DYAL LAURIE A. OBEREMBT
20		United States Department of Justice Civil Division
21		Commercial Litigation Branch
22		Attorneys for the United States of America
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## [PROPOSED] ORDER

The Court, having considered the United States' Notice of Election to Intervene in Part and to Decline to Intervene in Part, hereby orders that:

- 1. All current contents of the Court's files in these consolidated actions shall remain under seal (and not placed on the public docket) and not be served upon Defendants, except for:
  - a. the Complaint filed on August 22, 2013, by the relator in *United States ex rel*.

    Osinek v. Kaiser Permanente, No. 3:13-cv-03891-EMC (N.D. Cal.);
  - b. the Complaint filed on September 4, 2015, by the relators in *United States ex rel.*Arefi v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-01558-EMC (N.D. Cal.);
  - c. the Complaint filed on May 16, 2016, by the relators in *United States ex rel. Stein* v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-05337-EMC (N.D. Cal.);
  - d. the First Amended Complaint filed on November 3, 2016, by the relators in United States ex rel. Stein v. Kaiser Foundation Health Plan, Inc., No. 3:16-cv-05337-EMC (N.D. Cal.);
  - e. the Complaint filed on March 1, 2018, by the relators in *United States ex rel.*Bryant v. Kaiser Permanente, No. 3:18-cv-01347-EMC (N.D. Cal.);
  - f. the Complaint filed on February 10, 2020, by the relator in *United States ex rel.*Bicocca v. Permanente Medical Group, Inc., No. 3:21-cv-03124-EMC (N.D. Cal.);
  - g. the First Amended Complaint filed on October 9, 2020, by the relator in *United States ex rel. Bicocca v. Permanente Medical Group, Inc.*, No. 3:21-cv-03124-EMC (N.D. Cal.);
  - h. the Complaint filed on October 22, 2014, by the relator in *United States ex rel.*Taylor v. Kaiser Permanente, No. 3:21-cv-03894-EMC (N.D. Cal.);
  - i. the First Amended Complaint filed on November 3, 2014, by the relator in *United States ex rel. Taylor v. Kaiser Permanente*, No. 3:21-cv-03894-EMC (N.D. Cal.);
  - i. the United States' Motion to Consolidate Cases filed on June 11, 2021;

1		k.	the Order Granting the United States' Motion to Consolidate Cases filed on June
2			25, 2021;
3		1.	the United States' Notice of Election to Intervene in Part and to Decline to
4			Intervene in Part filed on July 27, 2021; and
5		m.	this Order.
6	2.	The se	eal is lifted as to all matters occurring in these consolidated actions after the date of
7	this Order.		
8	3.	The U	nited States shall promptly serve Defendants with a copy of this Order and the
9	United States'	Notice	of Election to Intervene in Part and to Decline to Intervene in Part, and shall serve
10	defendants Ka	iser Pe	rmanente; Kaiser Foundation Health Plan, Inc.; Kaiser Foundation Health Plan of
11	Colorado; The	Perma	nente Medical Group, Inc.; Southern California Permanente Medical Group, Inc.;
12	and Colorado	Permar	nente Medical Group, P.C., as well as any other newly named defendants, with the
13	United States'	comple	aint by October 25, 2021, in accordance with Federal Rule of Civil Procedure 4(m).
14	4.	Couns	el for the United States shall file a notice of appearance in this action, if they have
15	not already do	ne so, f	For the purpose of receiving ECF notifications of all pleadings and motions filed in
16	this action, as	provide	ed for in 31 U.S.C. § 3730(c)(3). The United States may order any deposition
17	transcripts and	l is enti	tled to intervene in the portion of these actions in which it is declining to intervene
18	today, for goo	d cause	, at any time.
19	5.	Should	d either a relator or a defendant propose that the portion of these actions in which
20	the United Sta	tes has	not intervened be dismissed, settled, or otherwise discontinued, the Court will
21	provide the U	nited St	ates with notice and an opportunity to be heard before ruling or granting its
22	approval, in a	ecordan	ce with 31 U.S.C. § 3730(b)(1).
23	6.	The in	itial case management conference in these consolidated actions shall be held on
24		at	: [in Courtroom 5, 17th Floor] [by Zoom webinar.] The parties shall file a
25	joint case mar	agemei	nt statement no later than seven days before the conference.
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## Case 3:21-cv-03894-EMC Document 45 Filed 07/27/21 Page 9 of 12

1	IT IS SO ORDERED	
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3	DATED: July, 2021	
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5		HON. EDWARD M. CHEN United States District Judge
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**CERTIFICATE OF SERVICE** 1 The undersigned hereby certifies that he is an employee of the Office of the United States 2 Attorney for the Northern District of California and is a person of such age and discretion to be 3 competent to serve papers. The undersigned further certifies that he is causing a copy of: 4 UNITED STATES' NOTICE OF ELECTION TO INTERVENE IN PART AND TO DECLINE 5 TO INTERVENE IN PART; [PROPOSED] ORDER TO UNSEAL 6 FILED UNDER SEAL 7 to be served this date upon the parties as follows: 8 Counsel for Relator Osinek GIBBS LAW GROUP LLP 10 Eric Gibbs **Dylan Hughes** 11 Amy Zeman 505 14th Street, Suite 1110 12 Oakland, CA 94612 ehg@classlawgroup.com 13 dsh@classlawgroup.com amz@classlawgroup.com 14 Counsel for the Arefi Relators 15 NELSON HARDIMAN, LLP 16 Mark S. Hardiman Salvatore Zimmitti 17 100 Glendon Ave, 14th Floor Los Angeles, CA 90024 18 mhardiman@nelsonhardiman.com szimmitti@nelsonhardiman.com 19 Counsel for the Stein Relators 20 THE HANAGAMI LAW FIRM, APC 21 William K. Hanagami 5950 Canoga Avenue, Suite 130 22 Woodland Hills, CA 91367 billhanagami@esquire.la 23 Counsel for the Bryant Relators 24 **GOLDBERG KOHN** 25 Roger A. Lewis 55 East Monroe Street, Suite 3300 26 Chicago, IL 60603-5792 roger.lewis@goldbergkohn.com 27 28

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24	Deputy Attorney General Kevin Davis 2329 Gateway Oaks Drive, Suite 200
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1	BY FIRST CLASS MAIL, by placing such envelope(s) with postage thereon fully prepaid in the designated area for outgoing U.S. mail in accordance with this office's practice.
2	BY PERSONAL SERVICE, (MESSENGER)
3	BY FEDERAL EXPRESS
4	BY FACSIMILE, (FAX) Telephone No.:
5	BY EMAIL: I caused each such document to be sent by email to the person or offices of each address above.
7	BY CERTIFIED MAIL, by placing such envelope(s) with postage thereon fully prepaid in the
8	designated area for outgoing U.S. mail in accordance with this office's practice.
9	I declare under penalty of perjury, under the laws of the United States, that the foregoing is true
10	and correct.
11	DATED: July 27, 2021 /s/ Benjamin J. Wolinsky
12	BENJAMIN J. WOLINSKY Assistant United States Attorney
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